House Amendment 1501

```
PAG LIN
               Amend House File 808 as follows:
          2 \pm 1. By striking everything after the enacting
          3 clause and inserting the following:
               <Section 1. Section 28E.6, subsections 2 and 3,</pre>
          5 Code 2007, are amended to read as follows:
          6 2. The entity created or the administrator or 7 joint board specified in the agreement shall be a
          8 governmental body for purposes of chapter 21 and the
      1 9 entity created shall be a government body for purposes 1 10 of chapter 22 unless the entity created or agreement
      1 11 includes public agencies from more than one state.
        12 3. <u>a. All A summary of the proceedings of each 13 regular, adjourned, or special meeting of the joint 14 board of the entity created or the administrator or</u>
      1 15 joint board specified in the agreement, including the
        16 schedule of bills allowed, shall be published after 17 adjournment of the meeting in a one newspaper of
      1 18 general circulation within the geographic area served
      1 19 by the joint board of the entity created or the
         20 administrator or joint board specified in the
      1 21 agreement. The summary of the proceedings shall
        22 include the date, time, and place the meeting was
         23 held, the members present, and the actions taken at 24 the meeting. The joint board of the entity created or
        25 the administrator or joint board specified in the
         26 agreement shall furnish a copy the summary of the
         27 proceedings to be <del>published</del> <u>submitted for publication</u>
         28 to the newspaper within one week twenty days following
        29 adjournment of the meeting. The publication of the 30 schedule of bills allowed shall include a list of all
        31 salaries paid for services performed, showing the name
      1 32 of the person or firm performing the service and the
1 33 amount paid. The publication of the schedule of bills
1 34 allowed may consolidate amounts paid to the same
1 35 claimant if the purpose of the individual bills is the
        <u>36 same.</u> However, the names and gross salaries of
        37 persons regularly employed by the entity created or
         38 the administrator or joint board specified in the
      1 39 agreement shall only be published annually.
            b. An entity created which had a cash balance, including investments, of less than one hundred
      1 42 thousand dollars at the end of the previous fiscal
        43 year and which had total expenditures of less than one 44 hundred thousand dollars during the prior fiscal year
        45 is not required to publish as required in paragraph
         <u>46 "a".</u>
                    This subsection shall not apply if the to an
         48 entity or the administrator or joint board specified
        49 <u>created</u> in the <u>an</u> agreement that includes public
         50 agencies from more than one state or to a contract 1 entered into pursuant to section 28E.12.
         2 Sec. ___. Se
3 read as follows:
                             Section 28E.8, Code 2007, is amended to
                28E.8 FILING AND RECORDING.
                1. a. Before entry into force, an agreement made
          6 pursuant to this chapter shall be filed, in an 7 electronic format, with the secretary of state and
         8 recorded with the county recorder in a manner
          9 specified by the secretary of state. In counties in
        10 which the office of county recorder is abolished, the
        11 agreement shall be recorded with the county auditor.
      2 12 b. Any amendment, modification, or notice of
         13 termination of an agreement made pursuant to this
      2 14 chapter shall be filed, in an electronic format, with
        15 the secretary of state within thirty days of the
        16 effective date of the amendment, modification, or
         17 termination, in a manner specified by the secretary of
      2 19
                 2. a. In addition to subsection 1, each entity
         20 subject to section 28E.5 shall submit, in an
```

2 21 electronic format, an initial report to the secretary 2 22 of state as prescribed by the secretary of state. The 2 23 report shall include, as applicable, the name of the 2 24 entity created, the board members of the joint board

```
created, whether the entity is exempt from the
  26 publication requirements of section 28E.6, subsection
  27 3, a valid electronic mail address, and any additional
      information the secretary of state deems appropriate.
b. Following submission of an initial report
  30 pursuant to paragraph "a", each entity subject to
  31 section 28E.5 shall submit, in an electronic format, a 32 biennial report to the secretary of state in a manner
  33 prescribed by the secretary of state by April 1 of
  34 every odd=numbered year beginning in calendar year
  35 2009.
                        JOINT EXERCISE OF GOVERNMENTAL POWERS ==
2 37 REPORTING REQUIREMENTS == TRANSITION PROVISION.
  38 Notwithstanding any provision of section 28E.8,
39 subsection 2, as enacted by this Act, to the contrary,
2 40 an entity created prior to January 1, 2008, shall be
  41 required to submit an initial report to the secretary
2 42 of state by July 1, 2008.
          Sec. ____. EFFECTIVE DATE.

1. The section of this Act amending section 28E.6,
2 43
2 44
  45 being deemed of immediate importance, takes effect
  46 upon enactment.
          2. The sections of this \operatorname{Act} amending section 28E.8
  47
  48 and enacting a transition provision take effect
  49 January 1, 2008.>
  50 <u>#2.</u> Title page, line 1, by inserting after the 1 word <entities> the following: <, administrators,>.
   2 #3. Title page, line 3, by striking the words <an 3 effective date> and inserting the following:
   4 <effective dates>.
   5 \pm 4. By renumbering as necessary.
3
3
   8
   9 HUSER of Polk
  10 HF 808.504 82
3 11 ec/je/8406
```